

Ellen Isaacs  
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January 6, 2022

RE: Purdue Pharma, et al  
19-23649-RDD

Dear Judge Chapman,

Please be advised that I am a Pro Se litigant in the above-subject matter. Since Judge Drain appointed you as the mediator and facilitated his order on Monday, January 3, 2022, I have been attempting to work together with the debtors and they are not responding.

Pursuant to the Bankruptcy Rules of Procedure 9019.5 mediation includes pro se parties. It is extremely perplexing that Judge Drain only included the non-consenting States in his order.

I have asked them all for us to work together as Judge Drain ordered; to no avail. I have also requested a meeting with The Sackler's to which they refuse to arrange. It's way past the expiration date to put this matter to rest so the Nation can heal as a whole. However, the antiquated Bankruptcy Laws do not work when criminals are involved in a mega bankruptcy case. There is a way forward if they would look at the big picture, step back and listen.

I respectfully request to participate in the mediation proceedings as the Rule of Law requires. As we are under a major time constraint and the debtors choose not to effectively communicate as ordered, I look forward to your prompt response.

Respectfully requested,

Ellen Isaacs, Pro Se  
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<http://www.deb.uscourts.gov/content/rule-9019-5-mediation>